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Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/478,131	01/05/2000	Joseph Nardozza	мат-2С2В	1285
7590 04:12:2005			EXAMINER	
KOLISCH HARTWELL DICKINSON			RAJGURU, UMAKANT K	
MCCORMACK	C& HEUSER		<u></u>	
200 PACIFIC BUILDING			ART UNIT	PAPER NUMBER
520 SOUTH WEST YAMHILL STREET			1731	
PORTLAND, O	OR 97204			_

DATE MAILED: 04/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	$-\mathcal{W}$
Advison, Action			
Advisory Action Before the Filing of an Appeal Brief	09/478,131	NARDOZZA ET AL.	
Delote the Filling of all Appeal Brief	Examiner	Art Unit	
	Umakant K. Rajguru	1711	
The MAILING DATE of this communication app		·	
THE REPLY FILED 17 March 2005 FAILS TO PLACE THIS A  1. The reply was filed after a final rejection, but prior to filin applicant must timely file one of the following replies: (1 application in condition for allowance; (2) a Notice of Appendix Request for Continued Examination (RCE) in compliance time periods:  a) The period for reply expires — months from the mailing b) The period for reply expires on: (1) the mailing date of this Adevent, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b) MONTHS OF THE FINAL REJECTION. See MPEP 706.07 (Extensions of time may be obtained under 37 CFR 1.136(a). The date or peen filed is the date for purposes of determining the period of extension CFR 1.17(a) is calculated from: (1) the expiration date of the shortened stabove, if checked. Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b).  NOTICE OF APPEAL  2. The reply was filed after the date of filing a Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 Appeal has been filed, any reply must be filed within the AMENDMENTS  3. The proposed amendment(s) filed after a final rejection (a) They raise new issues that would require further of (b) They raise the issue of new matter (see NOTE belect) They are not deemed to place the application in between the serior of the proposed and the place the application in between the proposed and the place the application in between the proposed and the place the application in between the proposed and the place the application in between the proposed and the place the application in between the place the application in between the place the application in the place the application in the place the application in the place the place the application in the place the place the application in the place t	APPLICATION IN CONDITION of a Notice of Appeal. To avour an amendment, affidavit, or opeal (with appeal fee) in complete with 37 CFR 1.114. The report of the final rejection.  Avisory Action, or (2) the date set for the an SIX MONTHS from the mailing of the corresponding amount of the final the corresponding amount of the final the corresponding amount of the final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of full final peal, but prior to the date of filling onsideration and/or search (sow);	N FOR ALLOWANCE. id abandonment of this applicate other evidence, which places upliance with 37 CFR 41.31; or oly must be filed within one of our thin the final rejection, whichever is graded and the final rejection.  THE FIRST REPLY WAS FILED V 1.136(a) and the appropriate extension feet in the final Office action; or (2) as a rejection, even if timely filed, may refill the final office action; or (2) as a rejection, even if timely filed, may refill the final of the date of filing the initial of the appeal. Since a North FR 41.37(a).	ation, the (3) a the following slater. In no VITHIN TWO ion fee have ee under 37 set forth in (b) educe any the of Appeal the Notice of otice of
appeal; and/or (d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a))  The amendments are not in compliance with 37 CFR 1.  Applicant's reply has overcome the following rejection(see the compliance).	). 121. See attached Notice of l s):	Non-Compliant Amendment (F	
Newly proposed or amended claim(s) would be the non-allowable claim(s).  For purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is proposed. The status of the claim(s) is (or will be) as follows:  Claim(s) allowed:  Claim(s) objected to:  Claim(s) rejected: 1-9 & 11-25.  Claim(s) withdrawn from consideration:	) Will not be entered, or b		
AFFIDAVIT OR OTHER EVIDENCE  3. The affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good at and was not earlier presented. See 37 CFR 1.116(e).	out before or on the date of fil nd sufficient reasons why the	ing a Notice of Appeal will <u>not</u> affidavit or other evidence is r	be entered necessary
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessation.      The affidavit or other evidence is entered. An explanation of the request for reconsideration has been considered by the reconside	overcome <u>all</u> rejections unde try and was not earlier preser on of the status of the claims	r appeal and/or appellant fails nted. See 37 CFR 41.33(d)(1). after entry is below or attache	to provide a
See Continuation Sheet.  2. Note the attached Information Disclosure Statement(s)  3. Other:			e pecause:

U.S. Patent and Trademark Office PTOL-303 (Rev. 9-04)

Continuation of 11. does NOT place the application in condition for allowance because: Applicants' argument that "Anton discloses a paste composite material" is not agreed with. Anton discloses a composite material or a composition which can used in the form of a paste. Paste denotes nothing more than a physical form of the composite.. As mentioned in the final rejection of 11/04/2004, the final mixture is granular; that does not necessarily mean the every component of that mixture has to be granular. Also even if one or more components happen to non-granular the final mixture can be made in granular form.

Applicants' argument that Cottrell and Brander are non-analogous art to the present application is true; they do not have to be analogous to present application. They have to be combinable with Anton.

James J. Seidleck
Supervisory Patent Examiles
Technology Center 1700